Liber LL, 4 selves and Every of us our and every of Our heirs Executors and Acts Administrators Joyntly and Severally for and in the whole firmly by these Presents Sealed wth Our Seals and Dated this day of Anno Domini 17.... Whereas the above bound A B hath obtained an Injunction to Stay Proceedings at Law on a Judgment rendred against him in County Court by for

Now the Condition of the above Obligation is such that if the said A B shall Prosecute the said Writt of Injunction with Effect and Satisfie and Pay as well the said as All Costs Damages and Charges that shall Accrue in the Chancery Court or be Occasioned by the Delay of Execution on the said Judgment unless the Court of Chancery shall Decree to the Contrary and shall in All things Obey such Order and Decree as the Chancery Court shall make in the Premises then the above Obligation to be Void and of none Effect else to be in full force and Vertue And that such Bond so given shall be a Sufficient Supersedeas and Stop to any further Proceedings in that Case untill the Person against whom such Chancery Releif is proposed shall Obtain a Certificate from the Chancellor or his Register of the Disallowance of an Injunction in such Case Or that such Injunction has not been sued Out of the Chancery Office within two months after such Bond given or if sued Out, that the same is Dissolved.

Provided always and be it Enacted by the Authority aforesaid that the Commissioners and Evidences for their Services and Attendance shall have and be Entituled to the same Allowances as Justices and Evidences in the County Courts are And that the same shall be Levied in the same Manner as Officers fees are

Acts of An Act for the Releif of George Robins of Talbot County Gent. Oct. 1723, Whereas It appears to this Assembly on the Representation of the p. 590 said George Robins that a Certain Jobe Evans on the Eighteenth Day of May Sixteen hundred ninety and nine by Deed of Bargain and Sale for the sum of Seventy Pounds Sterling Conveyed unto Robert Smith Esqt deced and his heirs a Tract of Land Called the Wallnutt Ridge Containing Six hundred acres more or less Scituate on the Branches of Corsica Creek then in Kent but now in Queen Ann's County and that the said Jobe Acknowledged the same Deed on the Twelfth Day of July in the Year aforesaid before Thomas Tench Esqr then One of the Councell of State of this Province And Whereas it further Appears that the said Lands are become the Right of the said George Robins as heir at Law to his father Thomas Robins who purchased those Lands from the heirs of the said Robert Smith and that the Deed aforesaid from the aforesaid Jobe Evans unto the said Robert Smith through his neglect and Omission was not acknowledged and Recorded psuant to the Act of Assembly in that Case made